

**FORM TO BE USED BY A PRISONER IN FILING A COMPLAINT UNDER THE
CIVIL RIGHTS ACT, 42 U.S.C. SECTION 1983**

In the United States District Court
District of MASSACHUSETTES

GEORGE WOODEN JR.

Enter above the full name of the plaintiff
in this action.

VS.
F.M.C DEVENS

REGINA HUFFNAGLE

Enter above the full name of the defendant
or defendants in this action.

04-40231NG

I. Parties

(In item A below, place your full name in the first blank and place your present address in the second blank.
Do the same for any additional plaintiffs.)

A. Name of Plaintiff GEORGE WOODEN JR. REG # 56075-066
Current Address FEDERAL MEDICAL CENTER
P.O. BOX 1600 BUTNER NC.27509

(In item B below, place the full name of the defendant in the first blank, his official position in the second
blank, and his place of employment in the third blank. Use item C for the same information regarding any
additional defendants.)

B. Defendant REGINA HUFFNAGLE is
employed as FEDERAL CORRECTIONAL OFFICER
at FEDERAL MEDICAL CENTER DEVENS P.O. BOX 879 AYER MA-01432

C. Additional Defendants _____

II. Statement of Claim

State here as briefly as possible the facts of your case. Describe how each defendant is involved. Also
include the names of any other persons involved, dates and places of events. You may cite Constitutional
Amendments you alleged were violated, but do not give any legal arguments or quote any cases or statutes.

If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. (Attach additional sheet if necessary).

On 2/10/04 & 2/17/04 C/o REGINA HUFFNAGLE VIOLATED MY 8th

AMENDMENT. She sit my food trays on the ground while every other inmate get there food trays handed to them. She refused to give me supplies toilet paper, razors, soap, toothpaste, & writting paper

I WAS HOUSED IN THE SPECIAL HOUSING UNIT IN THE INSTITUTION.

On 1-17-04 C/o (REGINA HUFFNAGLE) EMBEZZELED A PHOTO OUT OF

MY INCOMING MAIL, SHE ALSO STOLE A PHOTO OF MYSELF OUT OF

MY PHOTO ALBUM. I GOT A LETTER FROM MY COUSIN JERONNE

WESLEY STATING THAT HE HAD SENT ME PICTURES, LATER THAT

NIGHT AFTER I RECEIVED MY LETTER, C/O (REGINA HUFFNAGLE) CONT.

III. Relief

Briefly state exactly what you want the court to do for you. (Make no legal arguments. Do not cite cases or statutes.) I WANT C/O REGINA HUFFNAGLE SUSPENDED WITHOUT PAY

FOR 5 YEARS. I ALSO WANT HER JAILED & TO PAY A 500 FINE.

LASTLY I WANT ACTUAL DAMAGE MONETARY'S AND PUNITIVE

DAMAGE MONETARY'S OF \$\$\$ 1,000,000 \$\$\$ ONE MILLION

DOLLARS. I AM SUFFERING FROM MENTAL STRESS.

☒ Jury Trial

☐ Non-Jury Trial

IV. Place of present confinement FEDERAL MEDICAL CENTER BUTNER

A. Is there a prisoner grievance procedure in this Institution? ☒ Yes ☐ No

B. Did you present the facts relating to your complaint in the state prisoner grievance procedure?

☒ Yes ☐ No

C. If your answer is Yes:

1. What steps did you take? BP 8¹/2 BP 9

2. What was the result? ALL OF MY ADMINISTRATIVE REMEDY'S

WENT UNANSWERED. PLUS THE INSTITUTION WOULDN'T SEND

MY PAPER WORK BACK TO ME.

2,

ATTACHMENT SHEET

CAME TO MY CELL WHILE HOUSED IN SPECIAL HOUSING UNIT
SHE REACHED IN HER BACK POCKET AND PULLED OUT A PICTURE
OF MY GIRLFRIEND. LATER ON THAT NIGHT I WENT TO THE
S.H.U. LAW LIBRARY FOR ONE HOUR WHILE I WAS IN THE
LAW LIBRARY C/O (REGINA HUFFNAGLE) SHOOK DOWN MY
CELL AND TOOK ANOTHER PICTURE, THIS PICTURE WAS
TAKEN OUT OF MY PHOTO ALBUM, IT WAS A PICTURE OF
ME. LATER AFTER I RETURN FROM THE LAW LIBRARY
AND SHE SHOW ME MY PICTURES SHE PROCEED TO DESTROY
THEM, THEN SHE GOES INTO A EMPTY CELL NEXT DOOR TO
MY CELL THEN FLUSHES IT DOWN THE TOILET. I PUSHED MY
CALL BUTTON IN MY CELL AND ASKED TO SPEAK TO THE L.T.
L.T. LAVORATO CAME AND I TOLD HIM WHAT HAD HAPPEN.
I ALSO TALKED TO L.T. DIAMOND AND EXPLAINED WHAT HAD
HAPPENED, AND L.T. DIAMOND GAVE ME C/O REGINA
HUFFNAGLE'S NAME SO I COULD START MY SUIT, AFTER
MY ADMINISTRATIVE REMEDY'S WERE COMPLETED

C/O REGINA HUFFNAGLE ALSO DE-NIGH ME ACCESS TO
THE LAW LIBRARY. WHICH IS UNCONSTITUTIONAL.
PEOPLE THAT I TALKED ON 1-17-04

VERONICA FERNANDEZ J-UNIT MANAGER

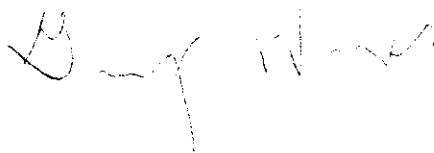
STEVE LARKIN J-UNIT COUNSELOR

LIEUTENANT LAVORATO SPECIAL HOUSING UNIT L.T.

LIEUTENANT DIAMOND OPERATIONS L.T.

SINCERLY,
GEORGE WOODEN JR.

CC:04



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ATTACHMENT SHEET

I WOULD LIKE THE FOLLOWING PEOPLE SUBPOENA FOR COURT
ON MY BEHALF, THESE ARE MY CHARACTER WITNESSES.

INMATE ALEX MEJIA.

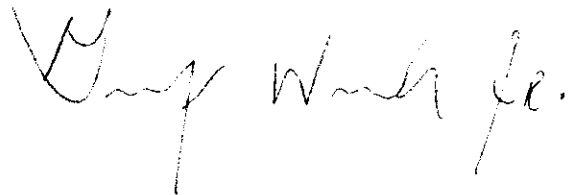
LIEUTENANT DIAMOND OPERATIONS LT

LIEUTENANT LAVORATO SPECIAL HOUSING UNIT LT.

SINCERELY

GEORGE WOODEN JR.

CC: 04

A handwritten signature in cursive script, appearing to read "George Wooden Jr.", is written in dark ink.

D. If your answer is NO, explain why not. _____

E. If there is no prison grievance procedure on the institution, did you complain to the prison authorities?

() Yes () No

F. If your answer is YES:

1. What steps did you take? _____

2. What was the result? _____

V. Previous Lawsuits

A. Have you ever begun other lawsuits in any state or federal court relating to your imprisonment?

() Yes (X) No

B. If your answer to A is YES: You must describe any lawsuits, currently pending or closed, in the space below. (If there is more than one lawsuit, you must describe the additional lawsuits on another piece of paper, using the same outline.)

1. Parties to previous lawsuit:

Plaintiff(s) _____

Defendants _____

2. Court (if federal court, name the District; if state court, name county): _____

3. Docket number: _____

4. Name of Judge to whom case was assigned _____

5. Disposition (was the case dismissed? Appealed? Still pending?) _____

6. Approximate date of filing lawsuit _____

7. Approximate date of disposition _____

I declare under penalty of perjury that the foregoing is true and correct.

9 10 04

(Date)

Harold W. [Signature]

(Signature of Plaintiff)

3,